
HOUSE BILL 1291

State of Washington

60th Legislature

2007 Regular Session

By Representatives Quall, Priest, Wood, Condotta, Moeller, Conway and Simpson; by request of Horse Racing Commission

Read first time 01/16/2007. Referred to Committee on Commerce & Labor.

1 AN ACT Relating to advance deposit wagering; and amending RCW
2 67.16.260.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **Sec. 1.** RCW 67.16.260 and 2004 c 274 s 1 are each amended to read
5 as follows:

6 (1) The horse racing commission may authorize advance deposit
7 wagering to be conducted by:

8 (a) A licensed class 1 racing association operating a live horse
9 racing facility; or

10 (b) The operator of an advance deposit wagering system accepting
11 wagers pursuant to an agreement with a licensed class 1 racing
12 association. The agreement between the operator and the class 1 racing
13 association must be approved by the commission.

14 (2) An entity authorized to conduct advance deposit wagering under
15 subsection (1) of this section:

16 (a) May accept advance deposit wagering for races conducted in this
17 state under a class 1 license or races not conducted within this state
18 on a schedule approved by the class 1 licensee. A system of advance
19 deposit wagering located outside or within this state may not accept

1 wagers from residents or other individuals located within this state,
2 and residents or other individuals located within this state are
3 prohibited from placing wagers through advance deposit wagering
4 systems, except with an entity authorized to conduct advance deposit
5 wagering under subsection (1) of this section;

6 (b) May not accept an account wager in an amount in excess of the
7 funds on deposit in the advance deposit wagering account of the
8 individual placing the wager;

9 (c) May not allow individuals under the age of twenty-one to open,
10 own, or have access to an advance deposit wagering account;

11 (d) Must include a statement in all forms of advertising for
12 advance deposit wagering that individuals under the age of twenty-one
13 are not allowed to open, own, or have access to an advance deposit
14 wagering account; and

15 (e) Must verify the identification, residence, and age of the
16 advance deposit wagering account holder using methods and technologies
17 approved by the commission.

18 (3) As used in this section, "advance deposit wagering" means a
19 form of parimutuel wagering in which an individual deposits money in an
20 account with an entity authorized by the commission to conduct advance
21 deposit wagering and then the account funds are used to pay for
22 parimutuel wagers made in person, by telephone, or through
23 communication by other electronic means.

24 (4) In order to participate in advance deposit wagering, the holder
25 of a class 1 racing association license must have conducted at least
26 one full live racing season. All class 1 racing associations must
27 complete a live race meet within each succeeding twelve-month period to
28 maintain eligibility to continue participating in advance deposit
29 wagering.

30 (5) When more than one class 1 racing association is participating
31 in advance deposit wagering the moneys paid to the racing associations
32 shall be allocated proportionate to the gross amount of all sources of
33 parimutuel wagering during each twelve-month period derived from the
34 associations' live race meets. This percentage must be calculated
35 annually. Revenue derived from advance deposit wagers placed on races
36 conducted by the class 1 racing association shall all be allocated to
37 that association.

1 (6) The commission shall adopt rules regulating advance deposit
2 waging.

3 (~~(7) This section expires October 1, 2007.~~)

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